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UNITED STATES PATENT ZELLONG FILLING DATE	FIRST NAMED INVENTOR Paul W Stemberg Address: Washington, D.G. 20201 ATTORNEY DOCKET NO. 18021-2919	CONFIRMATION NO. 3063
01/06/2000 09/479,467 01/06/2000 04/08/2002	EXAMI PARAS JE	
Stephanie Seidman Heller Ehrman White & McAuliffe 4350 La Jolla Village Drive, 6th . Floor San Diego, CA 92122-1246	ART UNIT 1632 DATE MAILED: 04/08/200	

Please find below and/or attached an Office communication concerning this application or proceeding.





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		Applicant(s)
	Application No.	STERNBERG ET AL.
	09/479,467	Art Unit
1mont	Examiner	
Notice of Abandonment	numa Ir	1632
	Peter Paras, or.	with the correspondence add.
a u in communicatio	n appears on the cover shoet	
Notice of Abandonment The MAILING DATE of this communicatio		
Applicant's failure to timely file a proper reply to the period for reply (including a total extension of total extension). A proposed reply was received on, but (A proper reply under 37 CFR 1.113 to a final application in condition for allowance; (2) a time continued Examination (RCE) in compliance (c) A reply was received on, but it does not final rejection. See 37 CFR 1.85(a) and 1.11 (d) No reply has been received. 2. Applicant's failure to timely pay the required issert from the mailing date of the Notice of Allowance (a) The issue fee and publication fee, if application (PTOL-85). (b) The submitted fee of \$ is insufficient for issue fee and publication fee, if application fee, if application fee and publication fee, if application fee, if application fee and publication fee, if application fee and publication fee, if application fee and publication fee, if application fee, if applicatio	e Office letter mailed on 31 July ate of Mailing or Transmission of time of month(s)) which exit does not constitute a proper or rejection consists only of: (1) a mely filed Notice of Appeal (with with 37 CFR 1.114). On constitute a proper reply, or a statutory period for payment of the (PTOL-85). In the proper received on is due. It is \$ for the publication fee, it appears to the constitute of the publication fee, it appears to the publication fee, i	ated
The lotter of express abandonment which i	is signed by the same	carecentative capacity under 37 CFR
the applicants.	this an attorney or age	nt (acting in a representative say
5. The letter of express abandonment which 1.34(a)) upon the filing of a continuing ap	plication.	nt (acting in a representative capacity under 37 CFR on and because the period for seeking court re
6. The decision by the Board of Patent Apport of the decision has expired and there are	eals and interretarions. e no allowed claims.	
7. The reason(s) below:		SCOTT D. PRIEBE, PH.D

PRIMARY EXAMINER

Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filed to

Part of Paper No. 22

U.S. Patent and Trademark Office
PTO-1432 (Rev. 04-01)

-	Yes No	Applicant(s)	1
	Application No.	STERNBERG ET AL.	
	09/479,467	Art Unit	
Interview Summary	Examiner	1632	
Illion v	Peter Paras, Jr.		
Antive	PTO personnel):		
All participants (applicant, applicant's representative	(3)		
(1) Peter Paras, Jr.	(4)		
(2) Stephanie Seidman.			
Date of Interview: 04 April 2002	-200		
Type: a) Telephonic b) Video Cornero	ence blicant 2)∏ applicant's l T Yes e)⊠ No.	representative 2	
demonstration conducted: 0)L	Yes CIKES		
Exhibit shown or demonstrate If Yes, brief description:			
Claim(s) discussed:			
Identification of prior art discussed: Agreement with respect to the claims f) wa	was not	treached. h)⊠ N/A.	
identification in the claims file was	s reached. 9) Li	ement V	vas
	- arai nailii 6 0	the misight were	attornev
Agreement with respect to the claims f) was substance of Interview including description of reached, or any other comments: The Examinate Applicants indicated that the instant application has not been received by the Office. A repontant application is	ner called to inquire as to tr	ne status of the	No response
reached, or any	the final Ullion done		
Applicanto its and by the Ullice. 71191	-bandoned .		or the claims
has not been received by the has been received. The instant application is has been received. The instant application is has been received. The instant application is has been received. Also allowable, if available, must be attached. Also allowable is available, a summary thereof must be attached.	of the amendments which	nendments that would render the	Clairie
(A fuller description, if necessary, and Als	so, where no copy of an allow the attached.)	au - intonvie	w(if box is
allowable is available, a summary troops	ide o senarate reco	ord of the substance of the	
and any for applicant	•	THE LAST OFF	ICE ACTION
CHOOKETY	THE FORMAL WALL	713 (14). If a reply to	0 EU E A
i) It is not necessary to be checked). Unless the paragraph above has been checked. MUST INCLUDE THE SUBSTANCE OF THE ACTION HAS Already been filed, APPLICANT STATEMENT OF THE SUBSTANCE OF TH	HE INTERVIEW. (See MP	ROM THIS INTERVIEW DATE I	uirements on
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action has an artic SI IBS I ANCE OF	III III II		
STATEMENT OF THE SOCIETY reverse side or on attached sheet.			
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		Peter Paras	1_
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You must sign this form un	less it is an	Examiner's signature, if re	4

Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.